## STATINTL (1) VEHICLE NUMBER (27) CREDIT CARD NUMBER RENTER HOME ADDRESS, FIRM NAME, FIRM ADDRESS No. L 4) COLOR (CARS) OR PAYLOAD (TRUCKS) (S) VEHICLE WILL BE USED IN STATES OF (28) TYPE OF CREDIT CARD USED, OTHER QUALIFICATION (11) LOCAL CONTACT DRIVER'S LICENSE NUMBER (30) A1. EN PMESHAR20 (31) Mi. OUT K) curjo (32) TOT. (16) ADDITIONAL DRIVER'S LICENSE, NUMBER MI. (33) BILLING ADDRESS HRS. 150 (18) EXPIRATION DATE (40) 10 04 3000 PIRM HOME ÁVIS SUB TOTAL 2.0 CENTRAL OTHER 100 RESV. CENTRAL (34) REFERRED BY (46) TOTAL TIME AND MILEAGE CHARGES INTERCITY FEE \$ (22) OPTIONAL EQUIPMENT RENTAL (23) SPECIAL RENTAL RATE ADJUSTMENT (SEE PARAGRAPH 4 PAGE 3) 0 DAYS @ \$1.00 WKS @ \$5.00 (50) TOTAL TAX-ABLE CHARGES CUSTOMER CREDITS SUBJECT TO TERMS AND CONDITIONS ON REVERSE SIDE PAGE 1 FURCHASES TOTAL CHARGES DEPOSIT (49) TOTAL (26) PLACE EQUAL RENTAL STATION IMPRINT HERE CREDITS NET AMOUNT DUE

STATINTL

and the same of the control of the same of

STATINTL

INVOICE

PAGE 2

OPR 14 (REV. 1960)

STATINTL

ALL CORRESPONDENCE AND
REMITTANCES MUST SHOW THIS - NO. L
RENTAL AGREEMENT NUMBER.

AVIS RENT-a-CAR SYSTEM STANDARD RENTAL AGREEM

## Approved For Release 2001/08/15 : CIA-RDP64-00360R000700050106-8

Lessor hereby leases to Renter (which includes any "Additional Renter" signing this agreement) the "said vehicle" described on Page 2 hereof upon the terms and conditions herein.

1. The parties agree that Renter is not and does not hereby become an agent, servant or employee of Lessor in any manner whatsoever.

2. VEHICLE SHALL BE RETURNED TO LESSOR OR LESSOR'S AGENT ONLY AT AN AVIS STATION IN THE DESIGNATE CITY (page 2) on the return date stated herein, or sooner, upon demand of Lessor. Renter acknowledges taid vehicle is the rightful property of Lessor, although registered title may be in a streetied, indinary wear and tear excepted.

3. RENTER AGREES THAT SAID VEHICLE SHALL NOT BE OPERATED: (a) to carry passengers or property for a consideration, express or implied; (b) by any person in violation of any law governing the use thereof, (c) in any race or speed test or contest; (d) to propel or low implied; (b) by any person in violation of any law governing the use thereof, (e) by any person other than (1) the Renter or additional Renter who signed this agreement or (2) a driver for whom Lessor has given written consent, provided always that any such additional Renter or (g) by any person under the influence of intoxicants or varcebies; (i) for any illegal purpose; (ii) in any instance where the speedometer of (g) by any person under the influence of intoxicants or varcebies; (ii) for any intoxicants or demand: (ii) outside of the States designated on Page 2 except with Lessor's written consent; or (1) in violation of any of the terms and conditions hereot.

(K) outside of the States designated on Page 2 except with Lessor's written consent; or (1) in violation of any of the terms and conditions hereot without Lessor swritten consent; (ii) State and local taxes, if any, payable on items (a), ib), and (c); (e) a sum equal to the tair market value of without Lessor's written consent; (iii) any instance where the specified for this rental; (b) the intercity return charge, if any is indicated herein, or the costs

12) shall be waived if Renter has purchased in advance the special rental rate adjustment as evidenced by his initials in the space provided on page 2 hereof.

5. Renter participates as an insured in the benefits of automobile bodily injury and property damage liability insurance and is bound by and agrees.

5. Renter participates as an insured in the benefits of automobile bodily injury and property damage liability insurance; at does not cover the Renter or any driver equal to or in excess of statutory requirements for bodily injury and property damage liability insurance; it does not cover the Renter or any driver equal to or in excess of statutory requirements for bodily injury and property while riding in alighting from, getting into or upon said vehicle, or arising thereof, with respect to minimal property while riding in alighting from, getting into or upon said vehicle, or arising thereof, with respect to which Renter expressly agrees to indemnify the Company or its Insurer for any damages or liability to third and expense paid or incurred by them; Renter further expressly agrees to indemnify the Company or its Insurer for any damages or liability to third parties arising from loading or unloading of said vehicle; it does not cover liability imposed upon or assumed by an insured under any Workman's compensation Act, plan or law or any contract of any mature; and it requires that every accident must be immediately reported in writing to the Avis station from which the vehicle is rented and in any event within twenty-four hours after the accident. The Renter or Driver must immediately deliver to the Avis station from which the vehicle is rented or to Lessor's insurer as soon as practicable, every process, pleading or notice of any kind deliver to the Avis station from which the vehicle is rented or to Lessor's insurer as soon as practicable, every process, pleading or notice of any kind deliver to the Avis station from which the vehicle is rented or to Lessor's insurer as soon as practicable, every proces